FOUR MEN KILLED IN MONTANA RIOTS

CITIZENS AND INDUSTRIAL WORKERS OF THE WORLD IN BATTLE.

BAND HAS BEEN SURROUNDED

Chelesea and Wolf Point, Montana, Along the Great Northern Railway, Scenes of Robbery and Bloodshed.

Great Falls, Montana.-Four men were killed in towns along the Great Northern Railway in clashes between citizens and men calling themselves Indústrial Workers of the

At Chelesea, where 100 men attempted to break open a commissionary car of the railroad, a civil eagineer and two members of a traveling band were killed.

At Wolf Point, the men again tried to forage food, and a citizen was killed. The band later was surrounded.

Second Mistrial of Madding Case. Little Rock, Ark.-The jury in the James E. Madding murder case was discharged by Judge Lea. They stood 8 to 4 for conviction. Madding was tried for murder in the second degree for running over and killing Judge James H. Harrod with his automobile in this city Aug. 19, 1913. This was the second mistrial of the

La Follette Out of Race. telegraphed Richard Lloyd Jones, editor of the Madison State Journal that he would not accept the invitation of the conference of independent voters in Milwaukee last week to run as an independent candidate for governor

Another Dies of Plague.

here, reappeared. Ching Yu, a Cinese, died four hours after he was removed to the isolation hospital, and John Kearney, 4 years old, was

Man Mysteriously Killed. Vincinnes, Ind .- The police are trying to solve the mysterious death of John L. Cobb, 34 years old, of Lima, O., employed as a machinist for the Ohio Oil company at Bridgeport, Ill. He either fell or was thrown from a second story window.

Haque Peace Conference Off. Washington.-All plans for holding the third international peace conference at The Hague next year have been abandoned. This was an-nounced at the state department.

To Open Convention by Wireless.

Slays His Two Children.

Naptha Explosion Kills Man. Valpariso, Ind.-Oliver Smith of Valpariso, was killed here by an explosion of 1,000 gallone of nantha at a paint factory. Omar Wheeler was

Dog Retrieves Body From River. Sioux City, Ia.-Mrs. Jose B. Er lanes, who lives on the bank of the Floyd River here, called her collie dog out of the river, and found he had retrieved a canvas package containing the body of a child.

Hammond, Ind.-A woman and three children were burned to death in a fire which destroyed a farmhouse ten miles south of here. Four other members of the family were saved by a 13-year-old boy.

Arkansas Merchant Slain. Texarkana, Ark.-Lee Murphy, a here, was shot and killed by Clarence Howe, a livery stable owner. The tragedy is said to have grown out of a business difference which is pending in the courts.

Jefferson City.-With four months remaining of the current registration year for the licensing of automobiles. there had been registered by Secretary of State Roach 14,891 more machines than the total for the last lear.

Louisville Comptroller Goes to Pen. Louisville, Ky.-Samuel M. Wilhite for ten years comptroller of Louisville, pleaded guilty to appropriating \$15,000 worth of bonds deposited with the city, and was sentenced to from

Ex-Senator Humphrey Dies. Chicago.-Former State Senator John Humphrey, 76 years old, Republican member of the Illinois legislature for 30 years, died here. He was taken ill in Liverpool, England, while

Two Illinois Autolata Killed. Duquoin, Ill.—Blain Fisher killed and Edwin Hall was dangerously injured when an automobile in which they were going from Duquoin to Pickneyville dashed over an embankment.

Dunne Paroles Two Convicts. Springfield, III .- For work on the state highways Gov. Dunne granted paroles to Charles Reisch, convicted in Cook county for assault to commit murder, and Joseph Devaney, con-

mitting to the qualified voters of Missuri an amendment to the Constitution thereof, concerning the initiative and referendum: repenting section 57 of article 4 of the Constitution and enacting a new section in iteu thereof,

Be it removed by the Senate, the House of Representatives concurring therein That at the general election to be held

Madison, Wis.-Senator La Follette of Wisconsin.

New Orleans, La.—Bubonic plague, which had been declared eradicted

Washington.-President Wilson will open the International Dry Farming Congress at Wichita, Kan., by wire-

Baltimore, Md.-While they slept, Mary Lentz, 8 years old, and Beulah Lentz, 4, were shot to death by their father, James F. Lentz, at their home. Lentz then shot and killed

Four Killed as Home Burns.

merchant at Maude, 15 miles south of

aforesaid shall not be used to pass a law or constitutional amendment authorizing any classification of property for the purpose of levying different rates of taxation thereon, or of authorizing the levy of any single tax on land or land values er land sites at a higher rate or by a different rule than is, or may be, applied to improvements thereon, or to personal property, or to authorize or confer lecal option or other local powers in matters of taxation in or upon any of the countles, municipalities, or political subdivisions of the state, or to repent, amend or modify these provisions relating to taxation. When any measure shall have been submitted to the people for their approval under the powers reserved or contained in this section as aforesaid and shall be rejected by the people, seither the same measure nor any other measure which shall have, or tend to have the same meaning, nor any other measure which shall have, or tend to have the same or similar effect as the measure rejected, shall again be submitted under the said powers reserved or contained in this section for a term of five years.

SECOND CONSTITUTIONAL AMEND-SECOND CONSTITUTIONAL AMEND-Joint and concurrent resolution sub-mitting to the qualified voters of Mis-souri an amendment to section 12 of ar-ticle X of the Constitution thereof, authorizing the increase of indebtedness in Kansas City for the purpose of ac-quiring or purchasing public utilities. 2 to 10 years in the penitentiary.

Be it resolved by the Senate, the House At the general election to be held on he Tuesday next following the first Mon-

on the Doctors. If the doctors have given you up to die of tuberculosis, don't do it, but when you have recovered from the combination you will not have any tuberculosis, and will be as likely to outlive the doctor as he will be to outlive the doctor as he will be to outlive you. This may seem like a contract it would surely kill him. victed in Kankakee county of fraud.

That at the general election to be held in this state on the first Tuesday after the first Monday in November, 1914, there shall be submitted for adoption to the qualified voters of the state the following amendment to the Constitution.

Section 1. That section 57 of article 4 of the Constitution of the state of Missouri is hereby repealed.

Sec. 2. That in lieu of the said section 57 of article 4 of the Constitution of the state of Missouri bereby repealed there shall be enacted the following new section to be known as section 57 of article 4, viz.

Sec. 57. The legislative authority of the

Sec. 57. The legislative authority of the state shall be vested in a legislative assembly consisting of a senate and house of representatives, but the people reserve to themselves power to propose laws and amendments to the Constitution. laws and amendments to the Constitu-tion and to enact or reject the same at the polls, independent of the legislative assembly, and also reserve power at their own option to approve or reject at the polls any act of the legislative as-sembly. The first power reserved by the people is the initiative, and not more than eight per cent of the legal voters in each of at least two-thirds of the con-gressional districts in the state shall be required to propose any measure by such gressional districts in the state shall be required to propose any measure by such petition, and every such petition shall include the full text of the measure so proposed. Initiative petitions shall be filled with the respective county clerks of the respective counties in which the signers thereof reside and vote not less than four months before the election at which they are to be voted upon. With-in 30 days after said petitions are filed which they are to be voted upon. Within 30 days after said petitions are filed
with the respective county clerks of the
respective counties said initiative petitions shall be, by said respective county
cierks hald before the county courts
of the respective counties, and said
petitions shall be examined by the
respective county courts of the respective
counties, and if the signatures thereto
are found to be genuine signatures of
voters of such counties, they shall, at least
three months before the election at which
they are to be voted upon, be certified
by the respective county courts of the by the respective county courts of the respective counties to the secretary of state. The second power is the referen-dom and it may be ordered (except as to matters of taxation hereinafter men-tioned, and as to laws necessary for the immediate preservation of the public peace, health or safety, and laws making peace, health or safety, and laws making appropriations for the ourrent expenses of the state government for the maintenance of the state institutions and for the support of the public schools) either by petitions signed by five per cent of the legal vaters in each of at least two-thirds of the congressional districts in the state, or by the legislative assembly as other bills are enacted. Referendum petitions shall be filed with the county clerks of the respective counties in which the signers thereof reside and vote not more than 98 days after the final adjournment

than 98 days after the final adjournmen of the session of the legislative assembly which passed the bill on which the ref-erendum is demanded, and within 30 days thereaster the clerks of the county courts of the respective counties shall lay said petitions before the county courts of the respective counties—and within said time the county courts of the respective counties shall examine and review said referendum petitions, and, if the signatures thereto are found to be the genuine signatures of voters of such counties, the natures of voters of such counties, the respective county courts shall certify said petitions to the secretary of state within 120 days after the final adjournment of the secsolon of the legislative assembly which possed the bill on which referendum is demanded. The veto power of the governer shall not extend to measures referred to the people. All elections on measures referred to the people. All elections on measures referred to the people of the state shall be had at the biennial regular general elections except when the legislative assembly shall order a special election. Any measure referred to the people shall take effect and become the law when it is approved by a majority of the votes cast thereon, and not otherwise. The style of all bills shall be: "Be it enacted by the people of the state of Missouri." This section shall not be constructed to derive services of the state of the st respective county courts shall certify said istrued to deprive any member of the legislative assembly of the right to in-troduce any measure. The whole num-ber of votes cast for justice of the su-preme court at the regular election last preme court at the regular election last preceding the filing of any petition for the initiative, or for the referendum, shall be the basis on which the number of level voters. of legal voters necessary to sign said pe-titions shall be counted. Petitions and orders for the initiative and for the ref-eremum shall be certified to and filed with the secretary of state as aforesaid, and in submitting the same to the people and in submitting the same to the people the sessethry of state and all other of-ficer[s] shall be guised by the general laws and the act submitting this amend-ment until legislation shall be especially provided thereigh. Whenever the word "county" is used herein it shall be con-strued to include or mean the city of St. Louis, and whenever the words "coun-

ty courts' are used herein they shall be construed to include or mean the board of election commissioners of said city, and whenever the words "county clerk"

and whenever the words "county clerk" or "clerk of the county court" are used hereis they shall be construed to include or mean the secretary of said board of election commissioners. The powers reserved or contained in this section as aforwald shall not be used to pass a law or constitutional amendment authorizing any classification of the section o

Given Up to Die Has the Laugh

or orders shall authorize the acquisition by Kansas City of such utility THIRD CONSTITUTIONAL AMEND-

mortgages on any such utility, or any addition thereto, or extension thereof, to secure the payment of such public utili-ties bonds, and in case of default in the payment of such public utilities bonds, or interest thereon, said bond holders,

said property pending such proceeding in such court and until a final decree of foreclosure in such proceeding and for a period of one year thereafter, during which period the city may, upon pay-ment to the bond holders of all indebted-ness part due

ness past due and court costs accrued to the date of payment, retake said prop-

erty. If said property is not thus re-taken by the city within said period of redemption, said receiver shall deliver said property to such party as the court

in such action may order, and thereupon all liability of the city on said bonds

as owner, of said utility or shant, shall cease and determine, and thereafter said utility or plant shall be operated by the

party named in said order of the court,

or his successors or assigns, in con formity with and subject to the proformity with and subject to the pro-visions of the ordinance authorizing the acquisition or purchase or construction of said public utility or plant and the issu-ance of bonds therefor; but Kansas City

shall not issue any such bonds withou

in either of which events if two-thirds of all the legal votes cast on such proposition are in favor of the issue of said bonds, the city shall have authority to issue the same; and Kansas City may also issue its bonds other than public utilities bonds, for the payment, in whole or in part, for such public utilities, and such bonds other than public utility bonds shall constitute a direct obligation of the

acquire real estate for public purposes, or in such other manner as may be provided by law. But whenever any public utility is being operated by any person, firm or corporation under a grant or permit from Kansas City, and the owner and operator of such utility is complying with the provisions of the grant under which the same is being operated, and with the laws and ordinares.

with the laws and ordinances to which such utility and its owner are subject, and with all reasonable orders of any public officer, committee, commission or other authority having the power to make

such orders the city shall not have nowe

in such grant, or by agreement with the owner thereof. But the judgment of any court of competent jurisdiction that such owner or operator of such utility is not complying with such obligations, duties

to acquire such utility except as prov-in such grant, or by agreement with

shall cease and determine and its right

PROPOSED AMENDMENTS TO THE CONSTITUTION OF MISSOURI, AND REFERENDUM PROPOSITIONS ORDERED BY THE PETITION OF THE PEOPLE.

AND REFERENDUM PROPOSITIONS OF THE PEOPLE.

OF THE PEOPLE.

FIRST CONSTITUTIONAL AMENDMENT.

Joint and concurrent resolution submitting to the qualified voters of Missouri shall be amended by inserting attention to be considered and twenty days and one dollar a day for the remainder of the session shall be amended by inserting and adopting in place of such session. In addition to per diam waterworks and all bonds for any submitting to the qualified voters of Missouri and all bonds is said by said city, be amount of bonds issued by said city, be amount of bonds issued by said city, be an analysis of the constitution and enacting a new section is lieu thereof, shall not be included in addition to said salary, so that said indebtedness of said city in determining the amount of bonds authorized to be insued by said city, with the assent of the general assembly shall severally receive an annual salary of one thousand dollars. In the computation of the existing bonded indebtedness of said city in determining the amount of bonds authorized to be insued by said city, with the assent of the general assembly shall severally receive an annual salary of one thousand dollars. In addition to said salary, so that said the computation of the existing bonded indebtedness of said city in determining the amount of bonds authorized to be issued by said city, with the assent of the general assembly shall severally receive an annual salary of one thousand dollars. In addition to said salary, so that said the computation of the existing bonded in the salary. So that said the amount of bonds authorized to be issued by said city, with the assent of the general assembly shall severally receive an annual salary of one thousand dollars. In addition to said salary, so that said the computation of the existing bonded in the salary.

licke & of the Constitution of the state of Missouri shall be submitted to the qualified voters of the state, to-wit.

Section I. Municipal indebtedness—limit of—how increased—exceptions as to St. Louis and Kansas City.—Section 12 of article & of the Constitution of the state of Missouri shall be amended by inserting after the following words: "Provided, further, that in the city of Kansas City, the amount of bonds issued by said city, bearing date July [1], 7, 1895, for acquiring waterworks and all bonds hereafter susued in renewal of said bonds, or any portion thereof, shall not be included in the computation of the existing bonded indebtedness of said city in determining the amount of bonds authorized to be issued by said city, with the assent of two-thirds of the voters under the provisions of this article, but said city shall be authorized at any time to issue bonds with the assent aforesaid, to an amount including outstanding indebtedness, other than that above mamed, to the amount of five per centum of the value of the tuxable property in said city, to be ascertained as above specified' the following words: "Provided, further, that Kansas City may acquire by purchase, condemnation or construction, waterworks, as works, electfic light works, street railways, telegraph and telephone systems, heating plants or any other plant or public service institution within or outside of the limits of said city, and for the purpose of paying therefor, in whole of in part, may issue public utilities bonds, which public utilities bonds shall not constitute an obligation of the city and for the taxable property in said city, to be ascertained as above specified'. The provisions of the section; but the total amount of such public utilities bonds which public utilities bonds which public utilities bonds bonds, which public utilities bonds which public utilities bonds is provised to the city institute by the prior provisions of the section; but the total amount of such public utilities bonds which public utilities bonds is a rided; and no allowance or emoluments, for any purpose whatever, shall ever be paid to any officer, agent, servant or employee of either house of the general assembly, or of any committee thereof, except such per diem as may be provided for by law, not to exceed five dollars. dollars.

FIFTH CONSTITUTIONAL AMEND-

city enforcible out of the funds raised by taxation, but the principal of each issue of such bonds shall be payable out of the earnings or sale of the utility or plant for the acquisition or purchase of which such issue was made. The interest on such bonds and a sinking fund for the payment of the principal at maturity shall be paid out of the earnings or sale of the utility, or out of funds raised by taxation, or both, as shall be provided in the ordinance authorizing the issuance of such bonds. Such city shall have power to execute its mortgage or any such utility, or any Joint and concurrent resolution pro-viding for the umendment of article X of the Constitution of Missouri by adding a new section to be known as sec-tion 12b of said article, relating to the limit of indebtedness of certain cities. or their representatives, may apply to any court of competent jurisdiction sitting in Jackson county, Missouri, and said court may, if said default continue, ap-point a receiver to take charge of such property and such receiver shall operate Be it resolved by the Senate, the House

That at the general election to be held on Tuesday next following the first Mon-day in November, A. D. 1914, the fol-lowing amendment to the Constitution of the state of Missouri, relating to the limit of indebtedness of certain cities of the state of Missouri, shall be submitted for adoption or rejection to the qualified voters of the state of Missouri, to-wit: That article X of the Constitution of the state of Missouri be and the same is hereby amended by [adding] a new section, to be known as section 12b of ar-ticle X, and to read as follows:

Section 12b. Any city in this state containing one hundred thousand inhab-itants or over may become indebted in a larger amount than specified in section 12 of article X of the Constitution of the of article A of the Constitution of the state of Missouri, not exceeding an additional five per centum on the value of the taxable property therein, to be ascertained by the assessment next before the last assessment for state and county purposes previous to the incurring of such indebtedness, for the purpose of constructing or scaulings by purposes of shall not issue any such bonds without the assent of two-thirds of the voters thereof voting on that proposition at an election to be held for that purpose; and such proposition may be submitted at a special election or at a general election, in either of which events if two-thirds in either of which events if two-thirds to the purpose of the voters of the voters of the voters of the voters. In the voters of the voters thereof, to be owned excusively by such city for the transportation of persons, haggage, express and freight, and for pipes, wires and cables used for public service purposes: Provided, that no indebtedness authorized by this section shall be incurred without the assent of two-thirds of the qualified voters of such city voting for or against such increase. or in part, for such public utilities, and such bonds other than public utilities, and such bonds other than public utility bonds shall constitute a direct obligation of the city, but the total amount of such bonds other than public utility bonds shall not exceed in the aggregate five per centum on the taxable property therein, as hereinbefore provided. Such utility may be acquired by condemnation proceedings in the same manner that Kansas City may acquire real estate for public purposes, or in such other manner as may be provided by law. But wherever we will such interest and principal be not pro-vided for from the operation or lease of such subway or subways.

SIXTH CONSTITUTIONAL AMEND-

Joint and concurrent resolution sub-mitting to the qualified voters of the state of Missouri an amendment to the Constitution thereof, nuthorizing the qualified voters of road districts to increase the rate of taxation by levying a special tax for road purposes.

Be it resolved by the House of Repre-sentatives, the Senate concurring there-in, as follows:

That at the general election to be held in this state on the first Tuesday after the first Monday in November, A. D. 1914, there shall be submitted to the qualified voters of the state for adoption the fol-lowing amendment to the Constitution thereof:

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Jon.

ie it resolved by the Senate, the Inv.

of Representatives concurring therein:

That at the general election to be held on Tuesday next following the first Monday in November, 1914, the following amendment to the Constitution of Missouri, concerning taxation, shall be subsouri, concerning taxation, shall be subsouri, concerning taxation, shall be subsouri, concerning taxation, shall be subsouri to the qualified voters of said state, to-wit:

Section 22.

authorized to be levies poses under and by virtue or of article 10 of the Constitution of the state, and in addition to the special levy for road and bridge purposes authorized by section 22 of article 10 of the Constitution of this state, the qualified voters of any road district, general or special, are hereby empowered annually to make a special levy for road purposes only of not to exceed sixty-five cents on the or hundred dollars valuation, at an election, ling at such election.

In the section 25.

Section 25.

Section 25.

Section 26.

Section 27.

Section 27.

Section 27.

Section 28.

Section 27.

For road and bridge purposes authorized to be seven poses under and by virtue or of article 10 of the Constitution of instate, the qualified voters of any road district, general or special, are hereby empowered annually to make a special levy for road purposes only of not to exceed sixty-five cents on the or hundred dollars valuation, at an election.

desercing blind, shall be submitted in the qualified voters of anid state, to-will selection. That section of article is described. This section of article is described by adding thereto the follows have been assessed by adding thereto the follows have been been assessed by adding the state of the greenfling section or intercourse any passenger, mail or a state of the state of the description will be for the granting and payment of pen signature or an additional state of the state be a newspaper printed in the German ianguage, and accepted by three-fifths of the qualified voters of such city, voting at a general or special election, and not otherwise; but such charter shall always be in harmony with and subject to the Constitution and laws of the state," and inserting in lieu thereof the following words: "Such charter, so adopted, may be amended by a proposal therefor made by the lawmaking authorities of such city, published for at least three weeks in two newspapers printed therein, which have a bona fide sale or circulation in said city of at least two thousand copies of each issue in which said notice is published, one of which shall be a daily newspaper printed in the German language, and which has been published continuously for fifty-two weeks next before such publication, such publication to be made at least once each week and on the same day of the week in each of said three weeks, and the last publication to be within two weeks of the date of such election. Such amendment must be accepted by three-fifths of the qualified voters of such city voting on such proposition at a general or special election, and not otherwise; and if three-fifths of all the legal votes cast on such proposition are in favor of such amendment shall be adopted; such charter and all amendments thereof shall always be in harmony with and subject to the Constitution and laws of the state. So that said section, when amended, shall read as follows and to be known as section 16: Section 16. Large cities may frame their own charters, how adopted and amended—

Section 16. Large cities may frame their

own charters, how adopted and amended— Any city having a population of more than one hundred thousand inhabitants may frame a charter for its own government, consistent with and subject to the Constitution and laws of this state, by causing a board of thirteen freeholders, who shall have been for at least five years qualified voters thereof, to be elected by the qualified voters of such city at any general or special election; which board shall, within ninety days after such election, return to the chief magistrate of such city a draft of such charter, signed by the members of such board or a majority of them. Within thirty days thereafter, such proposed charter shall be submitted to the qualified voters of such city, at a general or special election, and if four-sevenths of such qualified voters voting thereat shall ratify the same, it shall, at the end of thirty days thereafter, become a charter of such city, and supersede any existing charter and amendments thereof. A duplicate certificate shall be made, setting forth the charter proposed and its ratification, which shall be signed by the chilef magistrate of such city and authenticated by its corporate seal. One of such certificates shall be deposited in the office of the secretary of state, and ter shall be submitted to the qualified may be amended by a proposal therefor made by the lawmaking authorities of such city, published for at least three weeks in two newspapers printed therein. which have a bong fide sale or circulation in said city of at least two thousand copies of each issue in which said no-tice is published, one of which shall be a daily newspaper printed in the German language, and which has been published continuously for fifty-two weeks next before such publication, such publication
to be made at least once each week and
on the same day of the week in each of
said three weeks; and the last publication to be within two weeks of the
date of such election. Such amendment
must be accepted by three-fifths of the
qualified voters of such city voting on
such proposition at a general or a special
election, and not otherwise; and if threefifths of all the least votes cast on such continuously for fifty-two weeks next be fifths of all the legal votes cast on such proposition are in favor of such amend-ment to the charter, such amendment shall be adopted; such charter and all

and one brakeman, or to operate or permit to be operated in any such commerce, traffic, transportation or intercourse, any freight train composed of forty cars or more not equipped with a crew consisting of at least one engineer, one fireman, one conductor, one flagman, and two brakemen; provided, that nothing in this act contained shall apply to relief or wrecking trains in any case where a sufficient number of men to comply with this act are not available for service on such relief or wrecking trains, nor any train consisting of only a locomotive when the crew of such train consists of at least one engineer, one fireman and one conductor, previded, further, that all local or way freight trains, doing local switching, loading or unloading local freight shall be equipped with a crew consisting of at least one conductor, one engineer, one fireman, one flagman, and two brakemen.

Sec. 3. This act shall not apply to branch or independent lines of less than forty-five (45) miles in length.

Sec. 4. Any person, persons, partinelship, or corporation, while operating within said state, either as owner, lessee, or receiver, any reliroad or railway in whole or in part within said state, as stated in the foregoing section of this act, and violating any of the provisions of this act, shall, as to each train, or locomotive used, run or operated in violation of the provisions of this act shall, as to each train, or locomotive used, run or operated in violation of the provisions of this act shall, as to each train, or locomotive used, run or operated in violation of the provisions of this act shall, as to each train, or locomotive used, run or operated in violation of the provisions of this act shall be recovered, and suit therefor shall be brought in the name of the state of Missouri ha the rester of the state of the state of Missouri ha the rester of the state of the st

dred dollars for each offense, and such penalty shall be recovered, and suit therefor shall be brought in the name of the state of Missouri, by the attorney-general, or under he direction in any county in said state into or through which such railroad or railway may run or be operated, or by the prosecuting attorney of any county in said state through, or into, or out of which such railroad or railway may run or be operated, or by the circuit attorney in the city of St. Louis; provided, the penalty prescribed in this section shall not apply during strikes of men in train service on the lines involved.

Approved April 16, 1912.

TENTH PROPOSITION.

REPERENDUM ORDERED BY THE PETITION OF THE PEOPLE. House bill No. 19, enacted by Forty-House bill No. 19, enacted by Fortyseventh General Assemish. Amending
the local option laws so as to make the
countles the sole units to determine
whether or not intoxicating liquors
shall be sold, furnished or given away
within their limits; taking away from
municipalities of 2,500 population or
more the right to vote separately from
their respective counties; providing additional qualifications for judges at
local option elections and providing
that dramshop licenses shall not be
granted by the several county courts
after filing of a petition for local option election.

HOUSE BILL 'NO. 19

n act to amend sections 7238, 7240, 7241, 7242, 7243 and 7244 of article III, of chapter 63 of the Revised Statutes of

utes of Missouri for the year 1909 be amended by striking out the words "who shall reside outside the corporate limits of any city or town having at the time of such petition, a population of 2,500 inhabitants or more" in the sec-ond, third and fourth lines of said sec-tion and by adding in the ninth line of said section between the word "soid" and the word "within" the words "fur-nished or given away;" and by striking out the words "jving outside of such out the words "lying outside of such corporate limits of such city or town" in the tenth and eleventh lines of said section; and by striking out the words "who is a resident of any incorporated town having a population of 2,500 inhabitants or more, or", in the seven-teenth, eighteenth and nineteenth lines of said section and by adding to said section the words. "provided, further, that one-half of the judges in each pre-cinct shall be for the sale of intoxicating liquors, and one-half of said judges against the sale of intoxicating liquors,"

this state on the first Monday in November. A. D. 11th set of the first Monday in November. A. D. 11th set of the first Monday in November. A. D. 11th set of the first Monday in November. A. D. 11th set of the state of the first Monday in November. A. D. 11th set of the state of the first Monday in November. A. D. 11th set of the state of th

jority of the votes cast at such election be "against the sale of intoxicating liquors." the county court ordering such election shall publish the result of such election once a week for four consecutive weeks in the same newspaper in which the notice of election was published; and the provisions of this article shall take effect and be in force from and after the date of the last insertion of the publication last above referred to: and provided further, that no license to sell intoxicating liquors of any description prohibited by this article, shall be granted during the time of publication last above mentioned; and provided further, that this article shall not be so construed as to interfere with any license issued before the day of the filing of the petition for such election, but such license may run until the day of the surjection and shell and head and provided further, and the such license may run until the day of the surjection and shell act he was a surjection as a surjection and shell act he was a sur but such license may run until the day of its expiration and shall not be renewed. The election in this article provided for, and the result thereof, may be con-tested in the same manner as is now pro-vided by law for the contest of the elec-

tested in the same manner as is now provided by law for the contest of the election of county officers in this state by any qualified voter of the county is which said local option election shall be held by an action to contest as herein provided, and which shall be brought against the county holding such election.

Sec. 6. That section 7243 of article III of chapter 63 of the Revised Statutes of Missouri for the year 1999 be amended by striking out the words "lying outside the corporate limits of any city or town having, at the date of such order of election, a population of 2,500 inhabitants or more, or city as the case may be" in lines four, five, six and seven, so that when amended asid section shall read as follows:

Sec. 7243. If a majority of the votes cast at any election held under the provisions of this article shall be "against the sale of intoxicating liquors," It shall not be lawful for any person within the limits of such county to directly or indirectly sell, give away or barter in any manner whatever any kind of intoxicating liquors or beverage containing alcohol, in any quantity whatever, under the pen-

chapter 63 of the Revised Statutes of Missouri for the year 1969, entitled "Local option," and to repeal section 7239 of said article, with an emergency clause.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section 1. That section 7238, of article III of chapter 63 of the Revised Statutes of said section; and by adding to said section; and by adding to said section the words "provided that in any county in which an election has been amended by striking out the words "provided that in any county in which an election has been held outside of the corporate limits of held outside of the corporate limits of the corporat any city or town in such county, ing at the time of such election a polation of 2,500 inhabitants or more, up the provisions of article III of cha 63 of the Revised Statutes of Miss

the provisions of article III of chapter 63 of the Revised Statutes of Missouri for the year 1909, the first election under the provisions of this article, as samended, may be held at any time after four years from the date of the election held in such county outside of the corporate limits of any city or town having, at the time of such election, a population of twenty-five hundred inhabitants or more," so that when amended said section shall read as follows:

Sec. 7244. Whenever an election is this article provided for has been held and decided, either for or against the sale of intoxicating liquors, then the question shall not be again submitted within four years next thereafter in the same county and then only on a new petition and in every respect conforming to the provisions of this article; provided that in any county in which an election has been held outside of the corporate limits of any city or town in such county having, at the time of such election, a population of 2,500 inhabitants or more, under the provisions of this article. III of chapter 63 of the Revised Statutes of Missouri for the year 1909, the first election under the provisions of this article, as amended, may be held at any time after four years from the date of the election held in such county outside of the corporate limits of any city or town having at the time of such election a population of twenty-five hundred inhabitants or more.

Approved March Tenth (10th), 1913.

Approved March Tenth (10th), 1913

ELEVENTH PROPOSITION. REFERENDUM ORDERED BY THE

PETITION OF THE PEOPLE.

House bill No. 7, enacted by Fortyseventh General Assembly. Abolishing the present office of excise commissioner as appointed by the governor in cities having a population of three hundred thousand inhabitants or more and providing. for appointment by the mayor of such cities, in then of such excise commissioner; of a bi-partisan board of excise commissioners, and pre-acribing the number, qualifications, duties and aniaries of the members there-of; and providing that all fees and taxes received from dramshop licenses in such cities shall be paid over to the treasurers of such cities.

HOUSE RILL NO. 7

HOUSE BILL NO. T. An act to repeal sections 7230 and 7237 of article two, of chapter sixty-three of the Revised Statutes of Missouri of 1999, entitled "Excise commissioner," and to enact new sections in lieu thereof.

Be it enacted by the General Assembly of the State of Missouri, as follows: Section 1. Sections 7220 and 7227 of ar-ticle 2 of chapter 63 of the Revised Stat-utes of Missouri of 1909, are hereby re-

said, "Sir, there is a passage in Holy Writ that says, 'Answer a fool according to his folly.' I have done so. But there is another passage that says, 'Answer not a fool according to his folly.' Sir, I decline to follow you to

It is to be regretted that the man from the Equator to the Antipodes." who counts on his fingers is not apt to be so disappointed as the man bly "to the gates of Hell." The Puri- who counts on his friends.

Trotter was of a jolly disposition, and kept on his feet and out of doors a large part of his time, but it finally it from the crown of his head to the became only a question of days, and was so recognized by the sick man and all his friends. About this time ately as he was physically (he was an obligation of manufacturing the state of the sick manually and all his friends. About this time Got the Best of Jeffries.

nearly all his neighbors. It would be man, as was his habit. "I honor you, a heroic remedy for a man given up to die to seek, bat Trotter's philos- your head to your feet.' "And I honor nearly all his neighbors. It would be to die to seek, bat Trotter's philosophy proved to have a better foundation than that of the doctor who had dene all that his education and experience enabled him to do.

your head to your feet. And I monor you, sir," said the old Puritan, "from the crown of your head to the soles of your feet." I honor you," went on on the judge, "from Land's End to John O'Groat's." "And I honor you

A story is told of an old Puritan and his encounter with Judge Jeffries in

OWES HIS LIFE TO MEASLES | peculiar remedy, but a man named | Trotter replied: "Well, Doc, you say one lung was gone and half of the the seventeenth century. Jeffries, tan didn't reply at once. Then he remaining a hearing the case against the Puritan, said, "Sir, there is a passage in Holy well man, and outlived the doctor and was trying to make fun of the old